ATTORNEY GENERAL DEPARTMENT OF JUSTICE

33 CAPITOL STREET CONCORD, NEW HAMPSHIRE 03301-6397

KELLY A. AYOTTE
ATTORNEY GENERAL



MICHAEL A. DELANEY DEPUTY ATTORNEY GENERAL

July 8, 2005

Section 5 Submission

Chief, Voting Section Civil Rights Division Room 7254 – NWB Department of Justice 950 Pennsylvania Ave., NW Washington, DC 20006

Re: Submission Under Section 5 of the Voting Rights Act for:

New Hampshire Revised Statute Annotated ("RSA") 652:18, a STATUTE related to the days included and excluded when calculating a time period, most recently amended by Laws of 1994 Chapter 348 and previously amended by the chapters cited below.

Dear Voting Section Chief:

Pursuant to 42 U.S.C. § 1973 (c), the State of New Hampshire, through the Office of the New Hampshire Attorney General, hereby submits RSA 652:18, a STATUTE related to the days included and excluded when calculating a time period, most recently amended by Laws of 1994 Chapter 348 and previously amended by the chapters cited below.

SUBMISSION:

In accordance with 28 C.F.R. § 51.27, the submission is as follows:

- a) Chapter 348 (1994) amending RSA 652:18 is attached. (Exhibit 652:18 A).
 - 1. Chapter 4 (1994) amending RSA 652:18 is attached (Exhibit 652:18 B).
- b) Chapter 436 (1979) recodifying RSA 56:100 as RSA 652:18 is attached (Exhibit 652:18 C).

- c) The changes made by amendments to RSA 652:18 are as follows:
 - 1. Chapter 348 (1994) amends this statute as follows:
 - a. Inserts the phrase "...Included and..." in the statute catchline.
 - b. Inserts the phrase "Except where specifically stated to the contrary..." at the beginning of section I.
 - c. Remove the phrase "...using the formula 'at least' or 'within'" from section I.
 - d. Insert the phrase "...shall be excluded from..." from section I.
 - e. Remove the phrase "...excluded from..." from section I and replace it with "...included in...".
 - f. Insert section II into this statute (copied from RSA 652:19, repealed by Chapter 348:3 (1994)).
 - 2. Chapter 4 (1994) amends this statute by inserting the phrase "...using the formula 'at least' or 'within'".
 - 3. Chapter 436 (1979) recodifies RSA 56:100 as RSA 652:18.
- d) This submission is made by: Senior Assistant Attorney General Orville B. Fitch II, 33 Capitol Street, Concord, New Hampshire 03301, Phone: (603) 271-1238.
- e) The submitting authority is New Hampshire Attorney General, Kelly A. Ayotte for the State of New Hampshire.
- f) Not applicable.
- g) The changes for which pre-clearance is sought were made by a decision of the New Hampshire General Court (Legislature).
- h) In accordance with Amendment X of the U.S. Constitution, the New Hampshire General Court, the State's legislature, acting pursuant to the New Hampshire Constitution Part Second, Article 2, granting supreme legislative power within the state to the House and Senate, who with right to negate each other are granted power to make law

through Part Second, Article 5. Additional authority regarding election law is vested in Part First, Article 11.

The legislature through a bicameral process passed law to create Chapter 348 (Exhibit 652:18 A). The bill was signed into law (by the Governor) on June 8, 1994, pursuant to New Hampshire Constitution Part Second, Article 44.

i) Adoption dates:

- 1. Chapter 348 (1994) adopted June 8, 1994
- 2. Chapter 4 (1994) adopted March 28, 1994
- 3. Chapter 436 (1979) adopted June 25, 1979

i) Effective dates:

- 1. Chapter 348 (1994) effective July 1, 1994
- 2. Chapter 4 (1994) effective May 27, 1994
- 3. Chapter 436 (1979) effective July 1, 1979
- k) The changes have been enforced.
- 1) The changes affect the entire State of New Hampshire.
- m) The purpose for the changes are as follows:
 - 1. The purpose of the Chapter 348 (1994) is to combine RSA 652:19 and RSA 652:18 (*RSA* 652:19 is repealed in the same chapter). This Chapter also clarified language from Chapter 4 (1994) and was meant to clear up some confusion in time computation for election laws and statutory construction.
 - 2. The purpose of the Chapter 4 (1994) change is to clarify the first clause of this statute by prescribing certain language use (namely "at least" or "within") that will trigger the use of this statute in computing a period or limit of time.
 - 3. The purpose of the Chapter 436 (1979) was to recodify RSA 56:100 as RSA 652:18.
- n) These changes do not negatively target any protected class under section 5 of the Voting Rights Act of 1965. 42 U.S.C. 1973c. They are

expected to have neutral impact and do not meet the test of retrogression defined in *Reno v. Bossier Parish Sch. Bd*, 520 U.S. 471, 478 (1997). "(T)he ability of minority groups ... to elect their choices to office" will not be diminished. *Beer v. U.S.*, 425 U.S. 130,141 (1976).

- o) None known.
- p) RSA 652:18 was precleared through 1979 on June 22, 2004 by D.O.J. file numbers 2004-2563, 2004-2581 and 2004-2582. A copy of this preclearance is attached as Exhibit 652:18 D. This submission seeks preclearance of all subsequent changes.
- q) Not applicable as this is not a redistricting plan.
- r) Exhibit 652:18 E is a copy of a Press Release of this submission, its availability, and inviting comment to federal Department of Justice.

I expect the foregoing information is sufficient to enable the United States Attorney General to make the required determination pursuant to Section 5 of the Voting Rights Act. If further information is required or would be helpful, please contact me.

Very truly yours

Prville B. Fitch II

Senior Assistant Attorney General

Civil Bureau (603) 271-1238

bud.fitch@doj.nh.gov

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CHAPTER 348

HOUSE BILL - FINAL VERSION

1994 SESSION 4051B

94-2337

10/01

HOUSE BILL 1238-LOCAL

AN ACT relative to time computation for purposes of statutory construction.

SPONSORS: Rep. R. Wheeler, Hills 7

COMMITTEE: Constitutional and Statutory Revision

AMENDED ANALYSIS

This bill amends the uniform system of time computation for the purposes of the election laws and for the purposes of statutory construction to exclude the day or date from which a period of time is to be reckoned in that time period.

EXPLANATION: Matter added to current law appears in **bold italics**.

Matter removed from current law appears in [brackets].

Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

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CHAPTER 348

HOUSE BILL - FINAL VERSION

HB 1238 Page 2 of 3

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94-2337

10/01

HB 1238-LOCAL

STATE OF NEW HAMPSHIRE

In the year of Our Lord

One Thousand Nine Hundred and Ninety-Four

AN ACT

relative to time computation for purposes of statutory construction.

Be it Enacted by the Senate and House of

Representatives in General Court convened:

- 348:1 Computation of Time; Statutory Construction. RSA 21:35 is repealed and reenacted to read as follows:
- 21:35 Time, How Reckoned; Days Included and Excluded. Except where specifically stated to the contrary, when a period or limit of time is to be reckoned from a day or date, that day or date shall be excluded from and the day on which an act should occur shall be included in the computation of the period or limit of time.
- 348:2 Time Computation in Elections. Amend RSA 652:18 to read as follows:
- 652:18 Days **Included and** Excluded.
 - I. Except where specifically stated to the contrary, when a period or limit of time is to be reckoned from a day or date, [using the formula "at least" or "within,"] that day or date shall be excluded from and the day on which an act should occur shall be [excluded from] included in the computation of the period or limit of time.
 - II. Whenever the election laws refer to a period or limit of time, Saturdays, Sundays, and holidays shall be included, except as provided in paragraph I. However, when the last day for performing any act under the election laws is a Saturday, Sunday or official state holiday, the act required shall be deemed to be duly performed if it is performed on the following business day.
- 348:3 Repeal. RSA 652:19, relative to days included for purposes of the election laws, is repealed.
- 348:4 Effective Date. This act shall take effect July 1, 1994.

Approved: June 8, 1994

Effective: July 1, 1994

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HOUSE BILL - FINAL VERSION

1994 SESSION 0835B

93-0492

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HOUSE BILL NO. 514

INTRODUCED BY: Rep. Gilmore of Straf 11; Rep. Flanagan of Rock 14

REFERRED TO: Constitutional and Statutory Revision

AN ACT amending the election laws relative to the political calendar and election ballots.

AMENDED ANALYSIS

This bill amends the statutory authorization for the secretary of state by specifying that the secretary of state's duties shall be those of both a legislative branch as well as an executive branch officer. The bill also changes the election laws by:

- (1) Amending the dates in the political calendar used by the secretary of state to administer the election laws.
- (2) Changing the number of state primary election ballots which must be furnished by the secretary of state to cities and towns.
- (3) Changing the time for placing and removing political advertising.
- (4) Changing certain penalty provisions for the violation of RSA 664.
- (5) Changing the fine which must be paid by candidates for the failure to file reports on political expenditures and contributions.
- (6) Clarifying which checklist shall be used at village district

HB 0514 Page 2 of 14

elections.

(7) Changing the procedure for determining the qualifications of an applicant for voter registration.

....

EXPLANATION: Matter added appears in bold italics.

Matter removed appears in [brackets].

Matter which is repealed and reenacted or all new appears in regular type.

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CHAPTER 4

HOUSE BILL - FINAL VERSION

HB 514

STATE OF NEW HAMPSHIRE

In the year of Our Lord one thousand nine hundred and ninety-four

AN ACT

amending the election laws relative to the political calendar and election ballots.

Be it Enacted by the Senate and House of Representatives in General Court convened:

4:1 Duties of Secretary of State. Amend RSA 5:1, I to read as follows:

- I. There is hereby established a department of state under the executive direction of the secretary of state. The secretary of state shall be chosen biennially in the manner directed in the constitution and in accordance with RSA 14:2-b and shall hold office until a successor is elected and assumes the duties of the office. The secretary of state's duties shall be those of both a legislative branch as well as an executive branch officer. The penal sum of his bond shall be \$10,000, and the sureties upon it must be satisfactory to the governor and council.
- 4:2 Computation of Time Period. Amend RSA 652:18 to read as follows:
- 652:18 Days Excluded. When a period or limit of time is to be reckoned from a day or date, using the formula "at least" or "within," that day or date and the day on which an act should occur shall be excluded from the computation of the period or limit of time.
- 4:3 Determining Qualifications of Person to Vote. Amend the introductory paragraph of RSA 654:12, I and RSA 654:12, I(a) to read as follows:
- I. When determining the qualifications of an applicant, the supervisors of the checklist, or the town or city clerk, may require the applicant to present [any one of the following from each qualification category] proof of citizenship, age, and domicile, as provided in the following categories:
 - (a) Citizenship. The supervisors of the checklist, or the town or city clerk, shall accept from the applicant any one of the following as proof of citizenship: the applicant's birth certificate, passport, naturalization papers if the applicant is a naturalized citizen, a citizenship affidavit, or any other reasonable documentation which indicates the applicant is a United States citizen. The citizenship affidavit shall be in the following form:

Date:
CITIZENSHIP AFFIDAVIT
Name:
Name at birth if different:

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652:7 Town Election. "Town election" shall mean an election to choose a town officer.

652:8 City Election. "City election" shall mean an election to choose a city officer.

652:9 School District Election. "School district election" shall mean an

652:10 Village District Election. "Village district election" shall mean an election to choose a school district officer.

election to choose a village district officer.

652:11 Party. "Party" shall mean any political organization which at the preceding state general election received at least 3 percent of the total number of votes east for the office of governor.

652:12 Vacancy. A "vacancy" shall occur in a public office if, subsequent to his election and prior to the completion of his term, the person elected to that I. Either dies, resigns or ceases to have domicile in the state or the district from which he was elected; or

II. Is determined by a court having jurisdiction to be insane or mentally incompetent; or

III. Is convicted of a crime which disqualifies him from holding office; or IV. Refuses to take the oath of office or to give or renew an official bond if required by law; or

. Has his election voided by court decision or ballot law commission decision.

special, or primary election held solely or in part for the purpose of choosing or nominating any candidates for the offices of president, vice-president, presidential elector, United States senator, or United States representative but 652:13 Federal Election. "Federal election" shall mean any state general, shall not include any presidential primary election. 652:14 Election Officer. "Election officer" shall mean any moderator, town clerk, selectman, supervisor of the checklist or inspector of election.

list" shall include any board of registrars or similar body performing the 652:15 Supervisors of the Checklist. The term "supervisors of the checkfunctions of registering voters and correcting the checklist in cities.

652:16 Town. The term "town" shall include wards in cities.

Time Computation

652:17 Uniform System. For the purposes of the election laws, a uniform system of computation of time shall be maintained. 652:18 Days Excluded. When a period or limit of time is to be reckoned from a day or date, that day or date and the day on which an act should occur shall be excluded from the computation of the period or limit of time.

652:19 Days Included. Whenever the election law refers to a period or limit of time, Saturdays, Sundays, and holidays shall be included, except as provided in RSA 652:18. However, when the last day for performing any act under the election laws is a Saturday, Sunday or official state holiday, the act required shall be deemed to be duly performed if it is performed on the following business day.

652:20 End of Day. Whenever the election laws require a filing with or an

CHAPTER 436

action by an official, such filing or action shall be performed before 5 o'clock in the afternoon of the stipulated day.

Political Calendar

prepare a political calendar for state and town elections setting forth the dates when action required under the election laws must be taken. Any action taken by any candidate or official in connection with the election laws which shall be taken in accordance with the dates set forth in said calendar shall be deemed to be duly performed for the purposes of the election laws. The expense of printing said political calendar shall be a charge upon the appropriation for the office of the secretary of state. 652:21 Authority; Format. Prior to the state primary election, the secretary of state with the advice and approval of the attorney general shall

Election Manual

advice and approval of the attorney general, shall prepare or cause to be prepared by June first preceding each state general election an up-to-date manual on the New Hampshire election laws and procedures for conducting 652:22 Authority; Format; Distribution. The secretary of state, with the shall be distributed free of charge to each moderator, board of selectmen, city council, board of supervisors of the checklist and to each town, city and ward clerk. The secretary of state may distribute said manual to any other person elections. The manual shall be written in non-technical language. The manual who requests it.

CHAPTER 653

ELECTION OF OFFICERS AND DELEGATES

State and County Officers to be Elected

653:1 Elected for 2-Year Term. At every state general election, the followng officers shall be elected for 2-year terms except as otherwise provided:

II. One executive councilor by the voters in each executive councilor I. The governor by the voters of the state;

III. One state senator by the voters in each senatorial district; district;

IV. The number of state representatives to which a district is entitled by the

voters in such state representative district;
V. One sheriff, one county attorney, one county treasurer, one register of deeds, and one register of probate by the voters in each county;

VI. County commissioners as follows:

(a) Coos, Carroll, Grafton, Merrimack, Hillsborough, and Rockingham counties - one county commissioner by those voters in each county commisrom oach sioner district in each county;

PENGAD-Beyonne, M. J. (b) Belknap and Sullivan counties - one county commissioner of county commissioner district by all the voters of each county; (c) Strafford County - 3 county commissioners by all the

county

(d) Cheshire County - one county commissioner by the v county commissioner district; provided that, at the 1980 state tion, no commissioner from district 1 shall be elected, the comm district 2 shall be elected to a 4-year term and the commissioner 3 shall be elected to a 2-year term. At each subsequent state gene commissioners shall be chosen in the county by the inhabitants in which a commissioner's term is expiring; and, of the com

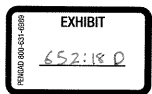
EXHIBIT

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U.S. Department of Justice

Civil Rights Division



JDR:RPL:SMC:jdh DJ 166-012-3 2004-2563 2004-2581 2004-2582 Voting Section - NWB. 950 Pennsylvania Avenue, N.W. Washington, DC 20530

June 22, 2004

Orville B. Fitch II, Esq.
Assistant Attorney General
Civil Bureau
Department of Justice
33 Capitol Street
Concord, New Hampshire 03301-6397

Dear Mr. Fitch:

This refers to Session Law Chapter 436 (HB 575)(1979), which recodifies the election laws of the State of New Hampshire; Session Law Chapter 266 (HB 577)(2003), which implements the Help America Vote Act of 2002 (HAVA), 42 U.S.C. 15301-15545; and the adoption of formal administrative procedures for the resolution of election law complaints, including complaints filed under Title III of HAVA, submitted to the Attorney General pursuant to Section 5 of the Voting Rights Act, 42 U.S.C. 1973c. We received your submissions on June 7, 2004.

The Attorney General does not interpose any objection to the specified changes. Regarding Session Law Chapter 266, we note that the act specifically amends the following provisions of the State's election laws: RSA 655:19, II (Chapter 387 (1991)) (to provide for the deposit of certain candidate filing fees collected by the secretary of state into the election fund); RSA 655:19-c (Chapter 387 (1991)) (to provide for the deposit of any administrative assessments paid to the secretary of state into the election fund); RSA 664:3, I (Chapter 351 (1997)) (to provide for the deposit of political committee registration fees paid to the secretary of state into the election fund); RSA 664:21, II (Chapter 351 (1997)) (to provide for the deposit of any administrative fines for violations of the State's campaign finance laws into the election fund); and RSA 665:7 (Chapter 436 (1979)) (to authorize the Ballot Law Commission to hear and resolve complaints alleging violations of Title III of HAVA, as specified).

We note also that Section 5 expressly provides that the failure of the Attorney General to object does not bar subsequent litigation to enjoin the enforcement of the changes. In addition, as authorized by Section 5, we reserve the right to reexamine this submission if additional information that would otherwise require an objection comes to our attention during the remainder of the sixty-day review period. See Procedures for the Administration of Section 5 of the Voting Rights Act (28 C.F.R. 51.41 and 51.43).

Session Law Chapter 266 includes provisions that are enabling in nature. Therefore, the State is not relieved of its responsibility to seek Section 5 preclearance of any changes affecting voting proposed to be implemented pursuant to this legislation (e.g., creation of a centralized statewide voter registration database by the secretary of state and guidelines issued by the secretary of state implementing the database). See 28 C.F.R. 51.15.

Sincerely, Joseph D. Rich Chief, Voting Section

ATTORNEY GENERAL DEPARTMENT OF JUSTICE

33 CAPITOL STREET CONCORD, NEW HAMPSHIRE 03301-6397

EXHIBIT

652:18 E

KELLY A. AYOTTE ATTORNEY GENERAL



MICHAEL A. DELANEY DEPUTY ATTORNEY GENERAL

News Release

RELEASED BY: Attorney General Kelly A. Ayotte

SUBJECT: Voting Rights Act – Submission of a request for preclearance of

changes to New Hampshire Voting laws and procedures

DATE: June 10, 2005

RELEASE TIME: Immediate

Attorney General Kelly A. Ayotte announces the submission of requests for preclearance of changes made to the election laws in New Hampshire to the Federal Department of Justice. Preclearance submissions will address changes made to New Hampshire's election laws since jurisdictions in the State became subject to preclearance.

Ten New Hampshire towns are subject to section 5 of the federal Voting Rights Act. Changes to New Hampshire election laws that affect any of these ten towns must be submitted for review by either the Federal Department of Justice or the Federal District Court for Washington D.C. The federal Department of Justice will review the changes to New Hampshire's election laws to ensure that the changes do not have the effect of denying or abridging the right to vote on account of race or color, or membership in a language minority group. Changes to New Hampshire redistricting statutes have been submitted to, and approved by, the U.S. Justice Department since the 1980 census. Federal regulations require that the public be notified that the State has filed a request for preclearance and that the submission be available for public inspection.

News Release – Voting Rights Act section 5 Preclearance Submission June 10, 2005
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Copies of each submission by the Attorney General for the State of New Hampshire are available at the office of the Attorney General at 33 Capitol Street, Concord New Hampshire, 03301. Each document will also be made available at the Attorney General's Office web site at:

http://www.doj.nh.gov/elections/

Attorney General Ayotte and the federal Department of Justice invite persons interested in this submission to submit comments and information, in writing or by telephone, to the Voting Section of the Federal Department of Justice, Civil Rights Division, at the earliest possible date to ensure that they may be considered during the preclearance review time period. Telephone 1-800-253-3931 or (202) 307-2385 or write Chief, Voting Section, Civil Rights Division, Room 7354 – NWB, Department of Justice, 950 Pennsylvania Ave., NW, Washington, DC 20530. The envelope and first page should be marked "Comment under section 5." Additional information on the Voting Rights Act and the preclearance process can be obtained at the web site of the Federal Department of Justice at:

http://www.usdoj.gov/crt/voting/index.htm

The New Hampshire Attorney General's Office Voting section can be contacted at:

http://www.doj.nh.gov/elections/
New Hampshire Toll Free 1-866-8868-3703
or 1-866-VOTER03
electionlaw@doj.nh.gov

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